

The Gainesville Twice-A-Week Star,

D. E. GODWIN,
Editor and Proprietor.

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50 Cents for Six Months,
25 Cents for Three Months.ADVERTISING RATES.
Local Readers in brevity type, 5 cents a line for each insertion.
Space for display advertisements priced on application.

That Pensacola lawyer is certainly "bearding" the Governor.

As a city of fine churches and schools, no other city in the country of equal size—can excell Gainesville.

There are no more up-to-date newspapers in Hamilton county, than are the Jasper News and the White Springs Herald.

If what the State press has to say about the candidates for State Superintendent of Public Instruction signifies anything, Holloway is still in the lead.

Mr. E. B. Godwin of High Springs, and Mr. C. H. Crisman of Micanopy, are authorized to take subscriptions and collect for THE STAR. See them about it.

The editor of the Jasper News seems to think the Alachua county officials should be lynched. Surely Editor Whitfield must have been drinking some more of Editor Caldwell's "Kerosene."

The winter season will soon be upon us, and summer clothes will not suffice. Delinquent subscribers should take due notice and govern themselves accordingly. Remember that newspaper men have to live—or die.

Frank C. Caldwell of Jasper, who recently suffered the loss of an arm by the accidental discharge of a gun, has been appointed justice of the peace in his district. Frank's friends will now address him as "Judge Caldwell."

The St. Augustine Record is authority for the statement that "there are now nine avowed candidates for Congress in the Ninth Congressional District." The STAR would like to know where the "Ninth" District is.

The Jacksonville Rifles and East Florida Seminary football teams, played in Jacksonville Friday, and the result was 16 to 5 in favor of the Rifles. Our boys take their defeat like brave fellows, and while they may be considered slightly disfigured they are still in the ring.

Of course no one can doubt that a second primary will be required in order to select Florida's next governor, but what is now puzzling those who are not biased for any certain candidate to the exclusion of sober consideration, is who will win in the second primary.

It has been predicted by some that Mr. Sheats will make it warm for Mr. Holloway if the two candidates meet on the stump. THE STAR hopes to see an honorable and dignified campaign on the part of both candidates, but if matters must get warm we opine that Mr. Holloway will be able to stand the heat.

We believe the DeLand Record voices the sentiments of a large majority of Floridians—irrespective of denominational views—in the following extract from a recent editorial in connection with the Forbes Stetson affair, or the Stetson University scandal:

"The trial of the Forbes-Mathes suits against the benefactor of this institution will disclose the most heinous crime in the persecution of Mr. Stetson and his wife, and when the trial is over the Baptists of Florida and those who cherish decency and honor will respect the name of John B. Stetson."

Some corporation people and their friends will oppose J. M. Barrs, candidate for Congress, because he forced the tax assessment of a single corporation doing business in Jacksonville up from \$280,000 to \$1,000,000, and for this same reason thousands of poor men, who know they pay more than their just proportion of taxes, will give him their most earnest support. A man who has done what Barrs has done towards the equalizing of tax assessments in Duval county, could do something in Washington.

ACT HONORABLE.

The pusillanimous efforts of the Gainesville Star against Davis and Taliaferro must be very amusing to those gentlemen.—DeLand Weekly News.

Now Chris, act honorable—for once in your life—and tell us whence came your knowledge of our "efforts against Davis." And why; oh, why; should the unusually brave (?), honest (?) and infallible (?) Codrington pay attention to the "pusillanimous efforts of the GAINESVILLE STAR, anyway?"

The Gainesville Star, which circulates the false sensational "editorials" given utterance by the DeLand Record, takes the News to task because it defends DeLand and her people from the unjust attacks of the Record. It seems to us that so long as the murder of that Georgia boy in the Alachua county convict camps goes unpunished, the Star could profitably confine its heavy editorials to home matters. But, then, perhaps it pays Editor Godwin better to dip occasionally into Volusia county matters. It has been intimated in the past that Mr. Godwin was furnished the funds with which to start his sheet by DeLand and Philadelphia parties—it certainly appears from his foot harpings that such was the case.—DeLand News.

You are mistaken, sir; the STAR does not knowingly circulate false utterances, nor does it take any one to task for defending home and people. The STAR has shown that it is for defending home and home people as far as it can honestly do so, by its defense of the Alachua county grand jurors, county commissioners and other officials who have been assailed by others almost as unfair as the editor of the DeLand News. The paragraph last quoted above we consider equivalent to an assertion that a Georgia boy was murdered in an Alachua county convict camp. Do you know what you virtually assert to be the truth? No; you do not; you are simply circulating false utterances yourself—the very thing you accuse the STAR of doing.

You should not stand on your head and paw the air because the STAR discusses matters outside of the town in which it is published. If the circulation of the DeLand News is confined to the city of DeLand it is well enough for its editor to talk only in the city, but the STAR's circulation extends beyond our city limits.

As far as what is said, intimated and insinuated in the concluding sentence of the above quotation is concerned, we have only to say that intimations and insinuations are hard to answer, and with intelligent people call for no reply, but had the editor of the News been brave enough to have said what he evidently wants the public to believe, the one word "false," would have been the answer.

ANSWER THE QUESTION.

Persons coming to Florida should remember that Gainesville is the exact center of the world.—Gainesville Star.

Yes, and remember too, that Alachua in which Gainesville is situated, is the county whose officials enact laws—the State law doesn't say so—to make it a penalty to carry a little old harmless iron tap in the pocket and send youthful boys to the phosphate mine, there to be beaten to death by a heartless man, as was done with the youthful Brake boy. Yes, remember Gainesville in Alachua county, please.—Madison New Enterprise.

Brother Smith; had the trouble of which you speak originated and come on to be investigated in your county, and two bodies of eighteen each, of sworn grand jurors of your county had investigated the matter in a most thorough manner and failed to find a true bill, and then some woman in Georgia had written a letter for the press virtually charging the thirty-six grand jurors with perjury, would you have believed the unknown woman's statement to the exclusion of the unanimous finding of thirty-six of your own citizens who were sworn to honestly conduct the investigation and a true finding report, or would you think the thirty-six citizens of your county were as much entitled to belief as the one woman who was a stranger? If you believe all that the woman says is true, and that all Alachua county grand jurors are perjurers, you should take something for your liver.

"Give him plenty of rope," is a trite adage. Mr. Stockton has seized upon plenty of it and is making the proverbial use of it.—Punta Gorda Herald.
Yes, Mr. Stockton has seized upon plenty of rope, and at the "other end" of the rope are some of his enemies with necks in the noose.

THANKSGIVING PROCLAMATION.

State of Florida,
Executive Department.

It is meet that we should, as a God-loving, God-fearing people, recognize at all times our dependence upon Him for the many precious gifts He has vouchsafed to us, and bow before Him with humble, thankful hearts for the blessings He has abundantly bestowed upon us.

Time, in its steadfast round, has again brought to us the bountiful harvest season with its traditions and sweet memories. It is a beautiful and blessed custom that sets aside one day in each year as a day of special thanksgiving and prayer to Almighty God for His manifold blessings, His watchful care, guidance and protection. To the people of our State this has been a year of marvelous prosperity, of progress, contentment and development, a year crowded with blessings.

Now, therefore, in conformity with the sacred customs of the founders of our country and in accordance with the proclamation of the President of the United States of America, I, William S. Jennings, Governor of the State of Florida, do hereby designate Thursday, the 26th day of November, A. D. 1903, as a day of rest from our usual occupation to be observed by thanksgiving, praise and prayer to the Supreme Ruler and Creator of the universe, for the blessings we have received, and by supplication for a continuance of that guardianship that has kept us in the past. On that day let each church, each home, each heart be an altar of praise to Him who has bestowed His choicest blessings upon us.

To be a truly great, a truly good people we must be a truly religious people. May the public conscience be quickened to a profound recognition of the power and goodness of God.

May we advance in piety, morality and intelligence. May His protecting hand guide and keep alive within us, faith in Him, love for our free institutions and patriotic devotion to duty. May the choicest blessings of a merciful Father be showered upon the whole people, and may His hand lead and keep us in the path of righteousness forever.

In witness whereof, I have hereunto set my hand and caused the great seal of the State to be affixed. Done at the city of Tallahassee, this ninth day of November, in the year of our Lord one thousand nine hundred and three, and of the independence of the United States the one hundred and twenty-eight.

WILLIAM S. JENNINGS,
Governor.By the Governor. Attest:
H. CLAY CRAWFORD,
Secretary of State.

CAUSE OF FAILURE.

What caused the failure of those Georgia negro colonists who went to Liberia? An answer to the question may be found in an interview with one of them by a New York reporter, says the Savannah Morning News. "What did you do when you got to Liberia?" was asked one of the ex-colonists. "Didn't do nothin' boss; wasn't nothin' for us to do." "Well, how did you kill time?" "Just settin' 'round." That probably explains it. The emigrants imagined that it would be unnecessary for them to work in the new country; that they would be provided with homes and food and have nothing to do but eat and sleep. When they discovered that this was not so, and when nobody offered them jobs at good wages, they spent the time "settin' round" until they got an opportunity to return to America. If the Turner-Graves scheme of deportation were adopted, West Africa would be full of American negroes "settin' round" waiting to be brought to the United States.

The Live Oak Democrat has the following paragraph in its issue of Tuesday:

Col. Ira J. Carter reports twenty-seven quail fell victims to his deadly aim out of twenty-eight shots fired yesterday. The Colonel says he will do even better than this on his next hunt.

And yet, says the Florida Index, the State game laws say only twenty-five of these birds may be killed in one day.

"No one has yet been able to advance a single instance, with the proper proof, to show that John N. C. Stockton is not a consistent friend of the whole people of the State of Florida," says the Tampa Herald. "It is for this that so many admire him and a few hate him so bitterly."

MASTER'S SALE.

Under and by virtue of a decree of foreclosure of mortgage, made and rendered on the 29th day of October, A. D. 1903, by Honorable J. T. Willis, Judge of the Circuit Court of the Fifth Judicial Circuit of Florida, in and for Alachua county, in a case there pending on the Chancery side of said court, wherein Fannie T. Porter, is Complainant, and Mattie L. Smith, in her own right, and as Administratrix of and for the estate of H. R. Smith, deceased, Charles D. Haines, Elmer T. Haines, Charles D. Lodewick, Lida Haines, and Frank Rice are Defendants, wherein I was appointed as a Special Master in Chancery to execute said decree, I will sell at public outcry, before the Court House door, in the City of Gainesville, in Alachua county, Florida, on Monday, the 7th day of December, A. D. 1903, being legal sale day, between the legal hours of sale, the following described real estate situated, lying and being in the County of Alachua, in the State of Florida, and particularly known, distinguished and described as follows, to-wit:

The north half, the north half of the south west quarter, the south east quarter of the south east quarter section one; all of section two; the east half of the north east quarter; the east half of the south east quarter of section five; the east half of the north east quarter; the south west quarter of the north east quarter; the north west quarter of the north west quarter; the south east quarter of the north west quarter; the east half of the south east quarter of section eight; the east half of the south east quarter of section twelve; the north half of the south west quarter; the south east quarter of the south east quarter of section thirteen; all of section fourteen; all of section fifteen; the north east quarter of section sixteen; the south east quarter of the south east quarter of section seventeen; the east half of the north east quarter of section twenty; the east half, the south east quarter of the south west quarter of section twenty-one; all of section twenty-two; all of section twenty-three; all of section twenty-four; all of section twenty-five; all of section twenty-six; all of section twenty-seven; the north east quarter, the south east quarter of the south west quarter; the north east quarter of the south east quarter of section twenty-eight; the north half of the south east quarter; the south half of the south east quarter; the south half of the south east quarter of section twenty-nine; the south half of the south east quarter of section thirty; the south half of the south east quarter of section thirty-one; the south half of the south east quarter of section thirty-two; the south half of the south east quarter of section thirty-three; the south half of the south east quarter of section thirty-four; the south half of the south east quarter of section thirty-five; the south half of the south east quarter of section thirty-six; the south half of the south east quarter of section thirty-seven; the south half of the south east quarter of section thirty-eight; the south half of the south east quarter of section thirty-nine; the south half of the south east quarter of section forty; the south half of the south east quarter of section forty-one; the south half of the south east quarter of section forty-two; the south half of the south east quarter of section forty-three; the south half of the south east quarter of section forty-four; the south half of the south east quarter of section forty-five; the south half of the south east quarter of section forty-six; the south half of the south east quarter of section forty-seven; the south half of the south east quarter of section forty-eight; the south half of the south east quarter of section forty-nine; the south half of the south east quarter of section fifty; the south half of the south east quarter of section fifty-one; the south half of the south east quarter of section fifty-two; the south half of the south east quarter of section fifty-three; the south half of the south east quarter of section fifty-four; the south half of the south east quarter of section fifty-five; the south half of the south east quarter of section fifty-six; the south half of the south east quarter of section fifty-seven; the south half of the south east quarter of section fifty-eight; the south half of the south east quarter of section fifty-nine; the south half of the south east quarter of section sixty; the south half of the south east quarter of section sixty-one; the south half of the south east quarter of section sixty-two; the south half of the south east quarter of section sixty-three; the south half of the south east quarter of section sixty-four; the south half of the south east quarter of section sixty-five; the south half of the south east quarter of section sixty-six; the south half of the south east quarter of section sixty-seven; the south half of the south east quarter of section sixty-eight; the south half of the south east quarter of section sixty-nine; the south half of the south east quarter of section seventy; the south half of the south east quarter of section seventy-one; the south half of the south east quarter of section seventy-two; the south half of the south east quarter of section seventy-three; the south half of the south east quarter of section seventy-four; the south half of the south east quarter of section seventy-five; the south half of the south east quarter of section seventy-six; the south half of the south east quarter of section seventy-seven; the south half of the south east quarter of section seventy-eight; the south half of the south east quarter of section seventy-nine; the south half of the south east quarter of section eighty; the south half of the south east quarter of section eighty-one; the south half of the south east quarter of section eighty-two; the south half of the south east quarter of section eighty-three; the south half of the south east quarter of section eighty-four; the south half of the south east quarter of section eighty-five; the south half of the south east quarter of section eighty-six; the south half of the south east quarter of section eighty-seven; 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the south half of the south east quarter of section one hundred four; the south half of the south east quarter of section one hundred five; the south half of the south east quarter of section one hundred six; the south half of the south east quarter of section one hundred seven; the south half of the south east quarter of section one hundred eight; the south half of the south east quarter of section one hundred nine; the south half of the south east quarter of section one hundred ten; the south half of the south east quarter of section one hundred eleven; the south half of the south east quarter of section one hundred twelve; the south half of the south east quarter of section one hundred thirteen; the south half of the south east quarter of section one hundred fourteen; the south half of the south east quarter of section one hundred fifteen; the south half of the south east quarter of section one hundred sixteen; the south half of the south east quarter of section one hundred seventeen; 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